1	CUNNINGHAM BOUNDS, LLC Steven L. Nicholas (admitted pro hac vice)	Ra O. Amen (admitted pro hac vice) Ramen@forthepeople.com	
2	sln@cunninghambounds.com Lucy E. Tufts (admitted pro hac vice)	201 N. Franklin Street, 7th Floor Tampa, Florida 33602	
3	let@cunninghambounds.com	Telephone: (813) 223-5505	
1	1601 Dauphin Street	Facsimile: (813) 223-5402	
4 5	Mobile, AL 36604 Telephone: (251) 471-6191 Facsimile: (251) 479-1031	Attorneys for Plaintiffs and the Putative Class	
6	KILBORN LAW, LLC	MORRISON & FOERSTER LLP Penelope A. Preovolos (SBN 87607)	
	Benjamin H. Kilborn, Jr. (admitted pro hac	PPreovolos@mofo.com	
7	vice) benk@kilbornlaw.com	Claudia M. Vetesi (SBN 233485) CVetesi@mofo.com	
8	P.O. Box 2164	Alexis A. Amezcua (SBN 247507)	
0	Fairhope, AL 36533	AAmezcua@mofo.com	
9	Telephone: (251) 929-4620	425 Market Street San Francisco, California 94105-2482	
10	MORGAN & MORGAN	Telephone: 415.268.7000	
1.1	COMPLEX LITIGATION GROUP	Facsimile: 415.268.7522	
11	Michael F. Ram (SBN 104805) mram@forthepeople.com	Erin M. Bosman (SBN 204987)	
12	Marie N. Appel (SBN 187483)	EBosman@mofo.com	
	mappel@forthepeople.com	12531 High Bluff Drive Suite 100	
13	711 Van Ness Avenue, Suite 500	San Diego, California 92130-2040	
14	San Francisco, CA 94102 Telephone: (415) 358-6913	Telephone: 858.720.5100 Facsimile: 858.720.5125	
17	Facsimile: (415) 358-6513	racsimile: 636.720.3123	
15		Attorneys for Defendant Apple Inc.	
16			
17	UNITED STATES D	DISTRICT COURT	
18	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
10	CHRIS SMITH, CHERYL SMITH, KAREN	No. 4:21-cv-09527-HSG	
19	SMITHSON, ALBERTO CORNEA,		
20	MICHELLE ROGERS, DEBORAH CLASS, AMBER JONES, ALEXIS KEISER, LOORN	STIPULATED REQUEST AND ORDER TO STAY	
21	SALEE, THOMAS PEAR, and TANNAISHA SMALLWOOD, individually and on behalf of	<u>CLASS ACTION</u>	
22	all other similarly situated individuals,	Dept.: Courtroom 2 Judge: Hon. Haywood S. Gilliam, Jr.	
23	Plaintiffs, v.	Juago. 11011. 11ay wood 5. Ollilalli, 31.	
24	APPLE INC.,		
25	Defendant.		
26			
27			
	JOINT REQUEST TO STAY 1 sf-5636477	No. 4:21-cv-09527-HSG	
	I		

Pursuant to Civil Local Rule 6-2,	the parties to this action	jointly submit this request to
stay this action for thirty days. All court-ordered deadlines in this case were vacated on August		
24, 2023 (ECF No. 121). Subsequently, this Court ordered the parties to file a joint stipulation		
and proposed amended scheduling order b	by November 6, 2023, (ECF No. 134), and Plaintiffs
filed a Third Amended Complaint to which	ch Apple's deadline to r	espond is currently November
14, 2023. The Parties have reached an ag	reement in principle to	resolve the case and
accordingly request a stay of this action, including these two deadlines, to provide the parties		
time to finalize their agreement. The Part	ties will file a joint statu	s update within thirty days to
apprise the Court of the status.		
Dated: November 3, 2023	MORGAN & MOR COMPLEX LITIGA	
	By: /s/ Michael .	
	SMITHSON, FRAI CORNEA, MICHEI DEBORAH CLASS ALEXIS KEISER, I THOMAS PEAR, a	ERYL SMITH, KAREN NK ORTEGA, ALBERTO LLE ROGERS, S, AMBER JONES, LOORN SAELEE, nd TANNAISHA dividually and on behalf of
Dated: November 3, 2023	MORRISON & FOI	ERSTER LLP
	/s/ Claudia N	A. Vetesi
	By: CLAUDIA M	I. VETESI
	Attorneys for Defen APPLE INC.	dant
Lange Programme Course	2	No. 4.21 cm 00525 H2C
JOINT REQUEST TO STAY	2	No. 4:21-cv-09527-HSG

1	ECF ATTESTATION		
2	I, Claudia M. Vetesi, am the ECF User whose ID and password are being used to file		
3	this document. In compliance with Civil Local Rule 5-1(i)(3), I attest that Michael F. Ram has		
4	concurred to this filing.		
5			
6	Dated: November 3, 2023 MORRISON & FOERSTER LLP		
7			
8	/s/ Claudia M. Vetesi CLAUDIA M. VETESI		
9			
10	Attorneys for Defendant APPLE INC.		
11			
12			
13			
14	<u>ORDER</u>		
15	Pursuant to stipulation, the above-captioned action, including the November 6, 2023		
16	deadline for the parties to file a joint stipulation and proposed amended scheduling order and		
17	the November 14, 2023 deadline for Apple to respond Plaintiffs' Third Amended Complaint, is		
18	hereby stayed for thirty days. The parties shall file a joint status update by December 4, 2023.		
19	IT IS SO ORDERED.		
20			
21			
22	Dated: 11/6/2023 Hon. Haywood S. Gilliam, Jr.		
23	United States District Judge		
24			
25			
26			
27			
	JOINT REQUEST TO STAY 2 No. 4:21-cv-09527-HSG		